Criminal Jurisprudence: House Bills

Nos. 35, 52, and 200. Counties: House Bills Nos. 53, 164, 229, 252, and 159.

Labor: House Bills Nos. 10, 30, 31, 75, 115, 155, and 156.

State Affairs: Senate Bills Nos. 91, 92, 93, 94, 95, 96, 98, and 99.

Appropriations: House Bills Nos. 87 and 88.

The Committee on Criminal Jurisprudence filed an adverse report on House Bill No. 22.

The Committee on Appropriations filed an adverse report on House Bill No. 92.

REPORTS OF THE COMMITTEE ON ENGROSSED BILLS

Committee Room, Austin, Texas, January 24, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 217, A bill to be entitled "An Act granting to G. W. Witt of Cookville, Titus County, Texas, permission to bring suit against the State of Texas and the State Highway Department in the District Court of Titus County, Texas, for damages sustained to his property and improvements and grass and crops, and permanent damages to his land, on account of fire destruction of meadow and improvements, etc., and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

HODGES, Chairman.

Committee Room, Austin, Texas, January 24, 1935.

Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Engrossed Bills, to whom was referred

H. B. No. 26, A bill to be entitled "An Act prohibiting the taking of minnows for the purpose of sale from certain waters of Panola County; prohibiting the transportation by any one person at one time of more than one hundred and twenty-five (125) minnows beyond the borders of Panola County; providing a penalty, and declaring an emergency,"

Has carefully compared same, and finds it correctly engrossed.

CANON, Vice-Chairman.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Committee Room,

Austin, Texas, January 23, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. C. R. No. 16, Recommending to the Department of Agriculture acreage to be planted in rice,

Has carefully compared same, and finds it correctly enrolled.

ATCHISON, Chairman.

FOURTEENTH DAY

(Friday, January 25, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Mr. Speaker Dwyer Adamson England Adkins Fain Aikin Farmer Alexander Fisher **Fitzwater** Alsup Ford Ash Fox Atchison Bergman Frazer Bourne Fuchs Bradbury Gibson Bradford Glass **Broyles** Good Burton Graves Butler of Brazos Gray Butler of Karnes Hankamer Hardin Cagle Harris of Archer Caldwell Harris of Dallas Calvert Canon Hartzog Clayton Head Collins Herzik Colquitt Hill Colson Hodges Cooper Hofheinz Cowley Holland Craddock Hoskins Howard Crossley Huddleston Daniel Davis Hughes Davison of Fisher Hunt Davisson Hunter of Eastland Hyder Jackson Dickison James Dunagan Jefferson

Dunlap of Hays

Dunlap of Kleberg Jones of Atascosa | Duvall

Jones of Falls

Jones of Runnels Pope Jones of Shelby Reed of Bowie Jones of Wise Reed of Dallas Keefe Riddle Roach of Hunt King Knetsch Roach of Angelina Lange Roane Lanning Roark Latham Roberts Rogers Leath Russell Lemens Leonard Rutta Lindsev Scarborough Lotief Settle Lucas Shofner Luker Smith Spears Mauritz Stanfield McCalla McConnell Steward McFarland Stinson McKee Stovall Moffett Tarwater Tennyson Moore Thornton Morris Tillery Morrison Waggoner Morse Newton Walker Wells Nicholson Westfall Olsen Padgett Wood of Harrison Wood of Montague Palmer Worley Patterson Young Payne Youngblood Petsch

Absent

Greathouse

Absent—Excused

Beck Celaya Quinn

Reader Venable

A quorum was announced present. Prayer was offered by Rev. Geo. W. Coltrin, Chaplain.

LEAVES OF ABSENCE GRANTED

following members granted leaves of absence on account of important business:

Mr. Quinn for today and the balance of the week, on motion of Mr. Olsen.

Mr. Venable for today, on motion of Mr. Good.

Mr. Beck for today, on motion of Mr. Cowley.

Mr. Celaya for today, on motion of Mr. Hartzog.

HOUSE BILLS ON FIRST READING

House, read severally first time, and referred to the appropriate committees, as follows:

By Mr. Lotief and Mr. Bradbury:

H. B. No. 290, A bill to be entitled "An Act making it unlawful for any member of either branch of the Legislature of the State of Texas to be an employe, agent, representative, or attorney of any corporation, foreign or domestic, or joint stock company, or hold any retainer therefrom; providing that all members of the Legislature shall make affidavit to such fact before taking oath of office; prescribing the penalties, and declaring an emergency."

Referred to Committee on State Affairs.

By Mr. Davison of Fisher:

H. B. No. 291, A bill to be entitled "An Act fixing the salaries to be paid to county commissioners in counties having a population of not less than 13,540 inhabitants and not more than 13,570 inhabitants, according to the last preceding Federal Census, and declaring an emergency."

Referred to Committee on Counties.

By Mr. Padgett and Mr. Ford:

H. B. No. 292, A bill to be entitled "An Act amending Article 4629, Revised Civil Statutes of Texas, 1925, relating to grounds for granting divorce, and declaring an emergency."

Referred to Committee on Judiciary.

By Mr. Rogers (by request), Mr. Colson, Mr. Lotief, Mr. James, Mr. Davis, Mr. Keefe, Mr. Walker, Mr. Lindsey, Mr. McFarland, Mr. Celaya, Mr. Glass, Mr. Huddleston, Mr. Fuchs, Mr. Frazer, Mr. Lanning, Mr. Hodges, Mr. Bourne, Mr. Russell, Mr. Westfall, Mr. Fitzwater, Mr. Reed of Bowie, Mr. Davisson of Eastland, Mr. Harris of Dallas, Mr. Spears, Mr. Dickison, Mr. Young, Mr. Lucas, Mr. McConnell, Mr. Atchison, Mr. Lemens, and Mr. Jones of Shelby:

H. B. No. 293, A bill to be entitled "An Act amending Article 6008 of the Revised Civil Statutes of 1925, as amended by Acts of 1931, Forty-second Legislature, First Called Session, page 46, Chapter 26; Acts of 1933, Forty-third Legislature, page 222, Chapter 100, and Acts of 1933, Forty-The following House bills, intro-| third Legislature, First Called Sesduced today, were laid before the sion, page 229, Chapter 88, Section 1,

prohibiting the waste of gas by escape and requiring the confinement thereof until the same can be utilized for light, fuel, or other useful purposes, including the manufacture of carbon black and natural gasoline, provided the utilization of such gas for the purpose of manufacturing natural gasoline shall be without waste of the residue thereof; giving the Railroad Commission authority to permit such gas to be introduced into the oil or gas bearing stratum in order to maintain or increase the rock pressure or increase the recovery of oil, etc."

Referred to Committee on Oil, Gas, and Mining.

By Mr. Frazer:

H. B. No. 294, A bill to be entitled "An Act designating fur-bearing animals, declaring them the property of the State, declaring a five (5) year closed season on wild fox in Robertson County; providing a penalty for violation of this Act, and declaring an emergency."

Referred to Committee on Game and Fisheries.

By Mr. McCalla:

H. B. No. 295, A bill to be entitled "An Act to create and make it a misdemeanor for any person who shall wilfully or wantonly kill, maim, wound, disfigure, or poison any horse, ass, mule, cattle, sheep, goat, swine, dog, or other domesticated animal; prescribing a penalty therefor, and declaring an emergency."

Referred to Committee on Criminal Jurisprudence.

By Mr. McCalla:

H. B. No. 296, A bill to be entitled "An Act repealing Article 1032 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

Referred to Committee on Agriculture.

By Mr. McCalla:

H. B. No. 297, A bill to be entitled "An Act to amend Article 484 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

Jurisprudence.

By Mr. McCalla:

H. B. No. 298, A bill to be entitled "An Act to repeal Article 543 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

Referred to Committee on Banks and Banking.

By Mr. McCalla:

H. B. No. 299, A bill to be entitled "An Act repealing Article 1445 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

Referred to Committee on Criminal Jurisprudence.

By Mr. McCalla:

H. B. No. 300, A bill to be entitled "An Act to amend Article 567 of the Penal Code of the State of Texas, revision of 1925, and declaring an emergency."

Referred to Committee on Criminal Jurisprudence.

By Mr. McCalla:

H. B. No. 301, A bill to be entitled "An Act to amend Article 7252 of the Revised Civil Statutes of Texas, revision of 1925, and to repeal Article 7181 and Article 7182 of said Revised Statutes, and declaring an emergency."

Referred to Committee on State Affairs.

By Mr. McCalla:

H. B. No. 302, A bill to be entitled "An Act to amend Article 2726 of the Revised Civil Statutes of Texas, revision of 1925, and declaring an emergency.'

Referred to Committee on Education.

By Mr. Roach of Hunt:

H. B. No. 303, A bill to be entitled "An Act making it unlawful to shoot at or kill any squirrel, dove, or quail in Rains County, Texas; providing a penalty, and declaring an emergency."

Referred to Committee on Game and Fisheries.

By Mr. Roane:

H. B. No. 304, A bill to be entitled Referred to Committee on Criminal "An Act relating to marks and brands of live stock in Fort Bend County only, requiring that each owner of any live stock mentioned in Chapter 1 of Title 121 of the Revised Civil Statutes of 1925, shall, within six months after this Act takes effect, have his mark and brand for such stock recorded at the office of the county clerk of said county, etc., and declaring an emergency.

Referred to Committee on Live Stock and Stock Raising.

By Mr. Hunter:

H. B. No. 305, A bill to be entitled "An Act to amend Articles 570 and 572 of Chapter 2, Title 11, 1925 Penal Code of the State of Texas, relating to unlawfully acting as an insurance agent and soliciting without a certificate of authority; providing a penalty for the violation thereof, and declaring an emergency."

Referred to Committee on Insurance.

By Mr. Hankamer, Mr. Clayton, and Mr. Jackson:

H. B. No. 306. A bill to be entitled "An Act amending Title 116 of the 1925 Revised Civil Statutes of Texas by adding thereto Article 6699b, providing for the appointment, compensation, duties, expense, equipment, and removal, etc., of county traffic officers.

Referred to Committee on Counties.

By Mr. Knetsch, Mr. Hankamer, and Mr. McKee:

H. B. No. 307, A bill to be entitled "An Act prohibiting the State Highway Commission from abandoning certain highways designated and constructed as a part of the State Highway System; declaring void any orders attempting to abandon same; requiring that such highways be placed on the State Highway System and reconstructed, repaired, and maintained; providing penalties for violation of the provisions of the Act, etc., and declaring an emergency."

Referred to Committee on Highways and Motor Traffic.

By Mr. Lange:

H. B. No. 308, A bill to be entitled "An Act creating a lien in favor of lessors of ranch and pasture lands, upon the animals pasturing and grazing under lease, for unpaid rentals; tion, introduced today, was laid bemaking provision against removal of fore the House, read first time, and

such animals from leased premises until rentals are paid, etc., and declaring an emergency.'

Referred to Committee on Judiciary.

By Mr. Lange:

H. B. No. 309, A bill to be entitled "An Act to fix the salaries of county commissioners in counties with a population of not less than 42,100 and not more than 42,600, according to the last Federal Census, and declaring an emergency."

Referred to Committee on Counties.

By Mr. Scarborough:

H. B. No. 310, A bill to be entitled "An Act requiring dealers in secondhand oil field supplies to obtain a license; providing an occupation tax; requiring the keeping of records and giving of bills of sale; requiring a bond; providing a penalty; and providing the district court may enjoin the doing of business in violation thereof, and declaring an emergency."

Referred to Committee on Oil, Gas, and Mining.

By Mr. Hill, Mr. McConnell, Mr. James, Mr. Shofner, Mr. Steward, Mr. Butler of Brazos, Mr. Newton, Mr. Hodges, Mr. Jones of Falls, Mr. Cagle, Mr. Palmer, Mr. Head, Mr. Lanning, Mr. Ford, Mr. Hardin, Mr. Davisson of Eastland, Mr. Lemens, Mr. Graves, Mr. Hunter, Mr. Fuchs, Mr. Frazer, Mr. Cowley, Mr. Calvert, Mr. Moffett, Mr. Fox, Mr. Colson, Mr. Tarwater, Mr. Lindsey, Mr. Davis, Mr. Reed of Dallas, Mr. Collins, Mr. Harris of Dallas, Mr. Hartzog, Mr. Duvall, and Mr. Bradbury:

H. B. No. 311, A bill to be entitled "An Act amending Sections 3, 4, 6, 9, and 12 of Chapter 13, Acts of the Second Called Session of the Fortyfirst Legislature, creating the Brazos River Conservation and Reclamation District under the authority of Section 59 of Article XVI of the Constitution of Texas, and defining powers and duties of said district, etc., and declaring an emergency."

Referred to Committee on Conservation and Reclamation.

HOUSE JOINT RESOLUTION ON FIRST READING

The following House joint resolu-

referred to the appropriate committee, as follows:

By Mr. Lotief, Mr. Lucas, Mr. Farmer and Mr. Cooper:

H. J. R. No. 28, Proposing an amendment to Section 1 of Article III of the Constitution of the State of Texas, providing for the initiative and referendum; providing for its submission to the voters of the State of Texas, as required by the Constitution, and making an appropriation therefor.

Referred to Committee on Constitutional Amendments.

BILL SIGNED BY THE SPEAKER

The Speaker signed, in the presence of the House, after giving due notice thereof and its caption had been read, the following enrolled bill:

H. B. No. 226, "An Act amending House Bill No. 49, Chapter 23, enacted by the First Called Session of the Forty-second Legislature, and brought forward in the codification of the statutes as Section 124 of Article 199, Revised Statutes; creating the One Hundred and Twenty-fourth Judicial District to be constituted of Gregg County, Texas, only, and declaring an emergency."

ADDITIONAL SIGNERS OF HOUSE BILLS

By unanimous consent of the House, the name of Mr. Knetsch was added to House Bill No. 101 as one of the signers of same.

By unanimous consent of the House, the name of Mr. Farmer was added to House Bill No. 34 as one of the signers of same.

By unanimous consent of the House, the name of Mr. Craddock was added to House Bills Nos. 52, 55, and 200 as one of the signers of the bills.

RELATIVE TO THE CONSIDERA-TION OF RESOLUTIONS

On motion of Mr. Walker, the House dispensed with the consideration of resolutions at this time.

HOUSE BILL NO. 197 ON PASSAGE TO ENGROSSMENT

The Speaker laid before the House, as unfinished business, on its passage to engrossment,

H. B. No. 197, A bill to be entitled "An Act to promote and make practical the conservation and timely utilization of the natural resources of the State in compliance with the intent and command of Section 59 of Article XVI of the Constitution; and to meet the emergency created by the request of the Federal Government that the State make immediate provision, under warrant of law, whereby there may be desirable co-ordination between plans for improvements in Texas by the Federal Government, by means of expenditures to be made by the 'National Resources Board,' and other Federal agencies, and such improvements as hereafter may need to be provided by the agencies of the State, etc., and declaring an emergency";

The bill having been read second time on yesterday, with amendment by Mr. Aikin, pending.

Mr. Rogers moved to table the pending amendment by Mr. Aikin.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-78

Alexander Hoskins Alsup Howard Hughes Ash Bourne Hunt Bradford Hyder Jackson Calvert Clayton Jefferson Collins Jones of Atascosa Jones of Falls Colquitt Colson Jones of Runnels Jones of Wise Cowley Craddock Keefe King Crossley Daniel Lanning Davis Leath Davison of Fisher Lemens Davisson Lindsey of Eastland Lucas Duvall Mauritz Dwyer McCalla McConnell England Fain McFarland Moffett Farmer Fisher Morris Ford Morse Fox Nicholson Glass Olsen Hankamer Padgett Patterson Harris of Archer Head Payne Hofheinz Pope

Reed of Dallas	Stinson
Roark	Tarwater
Roberts	Tennyson
Rogers	Thornton
Scarborough	Tillery
Shofner	Wells
Smith	Worley
Stanfield	Youngblood
Steward	J

Adamson	Hodges
Adkins	Holland
Aikin	Huddleston
Atchison	Hunter
Bradbury	James
Broyles	Jones of Shelby
Burton	Knetsch
Butler of Brazos	Lotief
Butler of Karnes	Luker
Cagle	Moore
Caldwell	Morrison
Canon	Newton
Cooper	Palmer
Dunagan	Reed of Bowie
Dunlap of Hays	Roach of Hunt
Fitzwater	Roach of Angelina
Frazer	Russell
Fuchs	Rutta
Graves	Waggoner
Gray	Walker
Hardin	Westfall
Harris of Dallas	Wood of Harrison

Present-Not Voting

1	10	7100m
v	IL.	kison

Hartzog

Herzik

Young

Absent

Gibson Good Greathouse Hill Lange Latham	McKee Petsch Riddle Roane Settle Spears Stovall Wood of Montague
Latham	W OOD OF MOREAGUE

Absent—Excused

Beck	Reader
Celaya	Venable
Ouinn	

Mr. Farmer offered the following amendment to the bill:

Amend House Bill No. 197 by adding after the word "thereon," in line 22, on page 5, these words: "upon obtaining the consent of the owner."

The amendment was adopted.

Mr. Moffett offered the following amendment to the bill:

Amend House Bill No. 197 by adding the following at the end of Sec-

tion 2: "Two members of this board shall be persons who are directly associated with or engaged in agriculture."

> MOFFETT, TARWATER, ALEXANDER, FAIN, DAVISON of Fisher.

The amendment was adopted.

Mr. Aikin offered the following amendment to the bill:

Amend House Bill No. 197, page 4, line 10, by adding after the word "board" the following: "Provided an itemized statement of the expenditures of the board and each member thereof shall be made under oath to the Legislature each biennium."

The amendment was adopted.

Mr. Aikin offered the following amendment to the bill:

Amend House Bill No. 197, page 5, by striking out all of lines 14, 15, 16, 17, and 18.

Mr. Duvall moved to table the amendment by Mr. Aikin.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-97

i eas—97		
Alexander	Fuchs	
Ash	Glass	
Bourne	Gray	
Bradford	Hankamer	
Burton	Harris of Archer	
Caldwell	Harris of Dallas	
Calvert	Head	
Clayton	Hodges	
Collins	Hofheinz	
Colquitt	Holland	
Colson	Hoskins	
Cowley	Howard	
Crossley	Huddleston	
Daniel	Hughes	
Davis	Hunt	
Davison of Fisher	Hyder	
Davisson	Jackson	
of Eastland	James	
Dunagan	Jones of Falls	
Dunlap of Hays	Jones of Runnels	
Duvall	Jones of Shelby	
England	Jones of Wise	
Fain	Keefe	
Farmer	King	
Fisher	Lanning	
Fitzwater	Leath	
Ford	Lemens	
Fox	Leonard	
Frazer	Lindsey	

Mauritz	Roark
McCalla	Roberts
McConnell	Rogers
McFarland	Russell
Moffett	Rutta
Moore	Scarborough
Morris	Settle
Morrison	Shofner
Morse	Smith
Nicholson	Stanfield
Olsen	Steward
Padgett	Stinson
Patterson	Stovall
Payne	Tarwater
Pope	Thornton
Reed of Bowie	Tillery
Reed of Dallas	Walker
Riddle	Wells
Roach of Angelina	Worley
Roach of Hunt	Youngblood

Nays—27

Adamson	Hartzog
Adkins	Hunter
Aikin	Knetsch
Atchison	Lotief
Bradbury	Lucas
Broyles	Luker
Butler of Brazos	Newton
Cagle	Palmer
Canon	Waggoner
Cooper	Westfall
Craddock	Wood of Harrison

Craddock Wood of Harrison
Good Wood of Montague
Graves Young

Hardin

Present-Not Voting

Herzik

Absent

Alsup	Jefferson
Bergman	Jones of Atascosa
Butler of Karnes	Lange
Dickison	Latham
Dunlap of Kleberg	McKee
Dwyer	Petsch
Gibson	Roane
Greathouse	Spears
Hill	Tennyson

Absent-Excused

Beck	Reader
Celaya	Venable
Quinn	

Mr. Farmer offered the following amendment to the bill:

Amend House Bill No. 197 by adding after the word "welfare," in line 32, on page 2, these words: "and study and recommend ways and means whereby citizens on relief and otherwise may be settled upon lands that they may be self-sustaining, and how homes may be provided for those who desire them."

The amendment was adopted.

Mr. Aikin offered the following amendment to the bill:

Amend House Bill No. 197, page 2, by striking out, in lines 25 and 26, the words: "its political subdivision and its people."

Mr. Moffett moved to table the amendment by Mr. Aikin.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas-101

1 62	101
Alexander	Jones of Wise
Alsup	Keefe
Ash	King
Atchison	Knetsch
Bourne	Lanning
Bradford	Leath
Burton	Lemens
Cagle	Lindsey
Caldwell	Lucas
Canon	Luker
Collins	Mauritz
Colquitt	McCalla
Colson	McConnell
Cowley	McFarland
Craddock	Moffett
Crossley	Moore
Daniel Daniel	Morris
Davis	Morrison
Davison of Fisher	Morse
Dunagan	Nicholson
Dunlap of Hays	Olsen
Duvall	Padgett
England Fain	Palmer
	Patterson
Farmer Fisher	Reed of Dallas
Fitzwater	Roach of Angelina
Ford	Roach of Hunt Roark
Fox	
Frazer	Roberts
Fuchs	Rogers Rutta
Glass	Scarborough
Good	Settle
Gray	Shofner
Hankamer	Smith
Harris of Archer	Stanfield
Harris of Dallas	Steward
Head	Stinson
Herzik	Stovall
Hodges	Tarwater
Holland	Tennyson
Hoskins	Thornton
Howard	Tillery
Hughes	Waggoner
Hunt	Walker
Hyder	Wells
Jackson	Westfall
James	Wood of Montague
Jones of Falls	Worley

Youngblood

Hardin Adamson Adkins Huddleston Aikin Hunter Bradbury Lotief **Broyles** Newton Butler of Karnes Payne Reed of Bowie Cooper

Russell Davisson of Eastland Wood of Harrison

Graves Young

Absent

Jefferson Bergman Butler of Brazos Jones of Atascosa Jones of Shelby Calvert Clayton Lange Latham Dickison Dunlap of Kleberg Leonard McKee Dwyer Petsch Gibson Pope Greathouse Riddle Hartzog Roane HillHofheinz Spears

Absent—Excused

Beck Reader Venable Celaya Quinn

Mr. Smith offered the following amendment to the bill:

Amend House Bill No. 197 by adding the following at the end of Section 2: "One member of the board shall be affiliated with organized labor."

The amendment was adopted.

Mr. Aikin offered the following amendment to the bill:

Amend House Bill No. 197, page 5, line 25, by striking out the words and figures "\$12,000," and substitute in lieu thereof "\$5,000."

Mr. Rogers moved to table the amendment by Mr. Aikin.

Question recurring on the motion to table, yeas and nays were demanded.

The motion to table prevailed by the following vote:

Yeas—91

Alexander Collins Colquitt Alsup Colson Ash Bourne Cooper Bradford Cowley Butler of Brazos Crossley Caldwell Daniel Davison of Fisher Clayton

McFarland Dunagan Dunlap of Hays Moffett Duvall Moore Morris Dwyer England Morrison Fain Morse Nicholson Farmer Fisher Olsen **Fitzwater** Padgett Palmer Ford Fox Patterson Glass Pavne Grav Petsch Hankamer Pope Harris of Archer Head Riddle Hofheinz

Reed of Dallas Roach of Hunt Howard Roark Huddleston Roberts Hughes Rogers Rutta Scarborough

Hunt Hyder Jackson Settle James Shofner Jefferson Smith Jones of Falls Stanfield Jones of Runnels Steward Jones of Wise Stinson Stovall King Tarwater Lanning Leath Tennyson Thornton Lemens Lindsey Tillery Lotief Walker

Wells Lucas Mauritz Worley Youngblood McCalla

McConnell

Navs-33

Harris of Dallas Adamson Herzik Adkins Hodges Aikin Bradbury Hunter Jones of Shelby Broyles Knetsch Burton Butler of Karnes Luker McKee Cagle Newton Canon Reed of Bowie Craddock Roach of Angelina Davis Russell Davisson of Eastland Waggoner Westfall Frazer

Wood of Harrison **Fuchs** Wood of Montague Good

Young Graves

Absent

Hardin Atchison Bergman Hartzog HillCalvert Holland Dickison Dunlap of Kleberg Hoskins Jones of Atascosa Gibson

Keefe

Greathouse

Lange Latham Leonard Roane Spears

Absent-Excused

Beck Celaya Quinn Reader Venable

Mr. McCalla moved the previous question on the pending amendments on the Speaker's desk and the bill, and the main question was ordered.

Mr. Hardin offered the following amendment to the bill:

Amend House Bill No. 197, page 5, line 25, by striking out the figures "\$12,000," and insert "\$8,000."

HARDIN, DUNAGAN.

Mr. Lotief offered the following substitute for the amendment by Mr. Hardin:

Amend House Bill No. 197 by striking out the figures "\$12,000," and insert in lieu thereof "\$9,000."

The substitute amendment was lost.

Question recurring on the amendment by Mr. Hardin, yeas and nays were demanded.

The amendment was lost by the following vote:

Yeas-58

Hodges Adamson Adkins Huddleston Aikin Hunter Alsup James Atchison Jones of Shelby Bergman Latham Bradbury Leath Brovles Lotief Burton Lucas Butler of Karnes Morrison Cagle Newton Caldwell Palmer Reed of Bowie Canon Colson Riddle Cooper Roach of Hunt Daniel Roane Davis Russell Davisson Rutta of Eastland Settle Dunagan Spears Fitzwater Stanfield Fox Tarwater Frazer Waggoner Gibson Walker Good Westfall Graves Wood of Harrison Gray Wood of Montague Hardin Worley Harris of Dallas Young

Herzik

Nays—71

Alexander Keefe Ash King Bourne Knetsch Bradford Lanning Butler of Brazos Lemens Clayton Lindsey Collins Luker Colquitt Mauritz Cowley McCalla McConnell Craddock McFarland Crossley Davison of Fisher Moffett Dunlap of Hays Moore Morse Duvall England Nicholson Fain Olsen Farmer Padgett Fisher Patterson Ford Payne Pope Glass Hankamer Reed of Dallas

Harris of Archer Roach of Angelina Hartzog Roark Head Roberts Hill Rogers Hofheinz Shofner Hoskins Smith Howard Steward Hughes Stinson Hunt Stovall Hyder Tennyson Jackson Thornton Jefferson Tillery Jones of Falls Wells

Jones of Runnels Jones of Wise

Absent

Youngblood

Calvert Jones of Atascosa
Dickison Lange
Dunlap of Kleberg Leonard
Dwyer McKee
Fuchs Morris
Greathouse Petsch
Holland Scarborough

Absent-Excused

Beck Reader Celaya Venable Quinn

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

Question recurring on the engrossment of the bill, yeas and nays were demanded.

House Bill No. 197 was passed to engrossment by the following vote:

Yeas-113

Adkins Ash Alexander Atchison Alsup Bergman

		_
Bourne	Jones of Wise	
Bradford	Keefe	l
Butler of Brazos	King	
Butler of Karnes	Lanning	
Cagle Cagle	Latham	
Caldwell	Leath	
Canon	Lemens	l
Clayton	Leonard	
Collins		l
Cowley	Lindsey	
	Lotief	
Craddock	Lucas	
Crossley	Luker	
Daniel	Mauritz	
Davis	McCalla	
Davison of Fisher	McConnell	
Davisson	McFarland	
of Eastland	Moffett	
Dunagan	Moore	
Dunlap of Hays	Morrison	
Dunlap of Kleberg	Morse	
Duvall	Nicholson	ŀ
England	Olsen	l
Fain	Padgett	
Farmer	Palmer	
Fisher	Patterson	
Fitzwater	Payne	i
Ford	Pope	İ
Fox	Reed of Bowie	
Frazer	Reed of Dallas	l
Gibson	Riddle	i
Glass	Roach of Angelina Roach of Hunt	
Good	Roach of Hunt	
Graves	Roark	ı
Gray	Roberts	
Hankamer	Rogers	
Hardin	Rutta	ŀ
Harris of Archer	Settle	
Harris of Dallas	Shofner	
Hartzog	Smith	
Head	Spears	ı
Herzik	Stanfield	İ
Hill		
	Steward	
Hodges	Stinson	
Hofheinz	Stovall	
Howard	Tarwater	ı
Huddleston	Tennyson	
Hughes	Thornton	
Hunt	Tillery	
Hyder	Walker	
Jackson	Wells	
James	Westfall	
Jones of Falls	Worley	
Jones of Runnels	Young	
Jones of Shelby	Youngblood	

oones of isumets	TOURE
Jones of Shelby	Youngblood
Na	ys—15
Adamson	Knetsch
Aikin	Newton
Bradbury	Roane
Broyles	Russell
Burton	Waggoner
Colquitt	Wood of Harris
Cooper	Wood of Montague
Hunter	
	bsent
Calvert	Dickison

Colson Dwyer Fuchs Lange Greathouse McKee Holland Morris Hoskins Petsch Jefferson Scarborough Jones of Atascosa -.

Absent-Excused

Beck Reader Celaya Venable Quinn

HOUSE BILL NO. 197 ON THIRD READING

Mr. Moffett moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 197 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-114

Adkins Gray Alexander Hankamer Alsup Hardin Harris of Archer Ash Harris of Dallas Atchison Bergman Hartzog Bourne Head Bradford Herzik Hodges Burton Butler of Brazos Hofheinz Butler of Karnes Hoskins Caldwell Howard Clayton Huddleston Collins Hughes Colson Hunt Hyder Cooper Jackson Cowley Craddock James Jefferson Crossley Jones of Falls Daniel Jones of Runnels Davis Davison of Fisher Jones of Shelby Jones of Wise Davisson Keefe of Eastland King Dunagan Lanning Dunlap of Hays Dunlap of Kleberg Latham Duvall Leath England Lemens Fain Leonard Farmer Lindsey Lotief Fisher **Fitzwater** Lucas Luker Ford Fox Mauritz McCalla Frazer McConnell Gibson McFarland Glass Good Moffett

Moore

Graves

Morris	Rutta
Morrison	Scarborough
Morse	Settle
Nicholson	Shofner
Olsen	Smith
Padgett	Stanfield
Palmer	Steward
Patterson	Stinson
Payne	Stovall
Pope	Tarwater
Reed of Bowie	Thornton
Reed of Dallas	Tillery
Riddle	Walker
Roach of Angelina	Westfall
Roach of Hunt	
	Worley
Roark	Young
Roberts	Youngblood
Rogers	
3.7	4.0

Adamson	Knetsch
Aikin	Newton
Bradbury	Roane
Broyles	Russell
~ *	Yer 1 4 Tr

Canon Colquitt Hunter Wood of Harrison Wood of Montague

Present-Not Voting

Waggoner

Absent

Cagle Jones of Atascosa
Calvert Lange
Dickison McKee
Dwyer Petsch
Fuchs Spears
Greathouse Tennyson
Hill Wells
Holland

Absent-Excused

Beck	Reader
Celaya	Venable
Quinn	

The Speaker then laid House Bill No. 197 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-114

A 31	A
Adkins	Cowley
Alexander	Craddock
Alsup	Crossley
Ash	Daniel
Atchison	Davis
Bergman	Davison of Fisher
Bourne	Davisson
Bradford	of Eastland
Butler of Brazos	Dunagan
Butler of Karnes	Dunlap of Hays
Caldwell	Dunlap of Kleberg
Clayton	Duvall
Calling	
Collins	England
Colson	Fain

Farmer	Mauritz
Fisher	McCalla
Fitzwater	McConnell
Ford	McFarland
Fox	Moffett
Frazer	Moore
Gibson	Morris
Glass	Morrison
Good	Morse
Graves	Nicholson
Gray	Olsen
Hankamer	Padgett
Hardin	Palmer
	Patterson
Harris of Archer Harris of Dallas	Payne
Hartzog	Petsch
Head	Pope
Herzik	Reed of Bowie
Hodges	Reed of Dallas
Hofheinz	Riddle
Hoskins	Roach of Angelina
Howard	Roach of Hunt
Huddleston	Roark
Hughes	Roberts
Hunt	Rogers
Hyder	Rutta
Jackson	Scarborough
James	Settle
Jones of Falls	Shofner
Jones of Runnels	Smith
Jones of Shelby	Stanfield
Jones of Wise	Steward
Keefe	Stinson
King	Stovall
Knetsch	Tarwater
Lanning	Tennyson
Latham	Thornton
Leath	Tillery
Lemens	Walker
Leonard	Wells
Lindsey	Worley
T atiaf	Volume

Nays—16

Lotief Lucas Luker

Beck

Celaya Quinn Young Youngblood

Adamson	Hunter
Aikin	Newton
Bradbury	Roane
Broyles	Russell
Burton	Waggoner
Canon	Westfall
Colquitt	Wood of Harrison
Cooper	Wood of Montague

Absent

Cagle Calvert	Holland Jefferson
Dickison	Jones of Atascosa
Dwyer	Lange
Fuchs	McKee
Greathouse	Spears
l Hill	-

Absent—Excused Reader Venable

MESSAGE FROM THE GOVERNOR

Mr. Edward Clark, secretary to the Governor, appeared at the bar of the House, and, being duly announced, presented the following message from the Governor, which was read to the House, as follows:

Executive Office, Austin, Texas, January 25, 1935. To the Members of the House of the Forty-fourth Legislature:

I respectfully direct your attention to H. S. R. No. —, by Mr. Petsch, calling for an investigation by a committee of the House of the condition of the Permanent School Fund of this State

It is my judgment that some character of legislative investigation of this matter should be had. Such investigation would not only disclose the present condition of the Permanent School Fund, and the manner in which it has been administered, but would afford the basis for any needed legislation.

I do not advocate the adoption of a resolution in any particular form. I simply think the facts should be sifted and the truth ascertained as to the averments made in the resolution. Certainly no harm could come from a disclosure of all the facts.

I note that the resolution presented calls for the employment of such "auditors" as may be necessary. It occurs to me that the State Auditor's Department could be called upon to furnish competent help under the direction of the committee. The investigation, therefore, should not entail very great expense.

I respectfully urge the adoption of this, or some similar, resolution.

Respectfully submitted,

JAMES V. ALLRED,

Governor of Texas.

SENATE BILL NO. 99 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 208), on its second reading and passage to third reading,

S. B. No. 99, A bill to be entitled "An Act to amend Acts of 1933, General Laws, Forty-third Legislature, Regular Session, Chapter 160, page 406, and declaring an emergency."

The bill was read second time, and Holland was passed to third reading.

SENATE BILL NO. 99 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 99 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Adamson Howard Adkins Hughes Aikin Hunt Alexander Hunter Hyder Alsup Atchison Jackson Bergman James Bourne Jefferson Bradford Jones of Falls Jones of Runnels Broyles Jones of Shelby Burton Butler of Brazos Jones of Wise Butler of Karnes Keefe Cagle King Caldwell Knetsch Lanning Calvert Canon Latham Leath Clayton Collins Lemens Colquitt Leonard Colson Lindsey Lucas Cooper Luker Craddock Mauritz Crossley McCalla Daniel McConnell Davis Davison of Fisher McFarland McKee Davisson of Eastland Moffett Morris Dunagan Morrison Dunlap of Hays Morse Duvall Dwyer Newton Nicholson England Olsen Fain **Padgett** Fisher Palmer Fitzwater Fox Patterson Pavne Frazer Reed of Bowie Fuchs Riddle Gibson Glass

Good Gray Hankamer Hardin Harris of Archer Harris of Dallas Head

Hill Hodges Hofheinz Holland Hoskins Roach of Angelina Roach of Hunt Roark Roberts

Rogers
Rutta
Scarborough
Settle
Shofner
Smith
Spears
Stanfield
Steward

Stinson Tarwater Tennyson Tillery Waggoner Walker Wells	Westfall Wood of Harrison Wood of Montague Worley Young Youngblood

Bradbury	Huddleston
Cowley	Lotief
Farmer	Stovall

Ash

Absent

Lange

Dickison	Moore
Dunlap of Kleberg	Petsch
Ford	Pope
Graves	Reed of Dallas
Greathouse	Roane
Hartzog	Russell
Herzik	Thornton
Jones of Atascosa	

Absent-Excused

Beck	Reader
Celaya	Venable
Quinn	

The Speaker then laid Senate Bill No. 99 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-120

Adamson	Duvall
Adkins	
	Dwyer England
Aikin	England
Alexander	Fain
Alsup	Fisher
Atchison	Fitzwater
Bergman	Fox
Bourne	Frazer
Bradford	Fuchs
Broyles	Gibson
Burton	Glass
Butler of Brazos	Good
Butler of Karnes	Graves
Cagle	Gray
Caldwell	Hankamer
Calvert	Harris of Archer
Canon	Harris of Dallas
Clayton	Head
Collins	Herzik
Colquitt	Hill
Colson	Hodges
Cooper	Hofheinz
Crossley	Holland
Davis	Hoskins
Davison of Fisher	Howard
Davisson	Hughes
of Eastland	Hunt
Dunagan	Hunter
Dunlap of Hays	Hyder
Dunlap of Kleberg	Tookson
range of Prepers	Jackson

James	Patterson
Jefferson	Payne
Jones of Runnels	Pope
Jones of Shelby	Reed of Bowie
Jones of Wise	Reed of Dallas
Keefe	Riddle
King	Roach of Angelina
Knetsch	Roach of Hunt
Lanning	Roark
Latham	Roberts
Leath	Rogers
Lemens	Russell
Leonard	Rutta
Lindsey	Settle
Lucas	Shofner
Luker	Smith
Mauritz	Spears
McCalla	Stanfield
McConnell	Steward
McFarland	Stinson
McKee	Tarwater
Moffett	Tennyson
Moore	Tillery
Morris	Waggoner
Morrison	Walker
Morse	Wells
Newton	Westfall
Nicholson	Wood of Harrison
Olsen	Wood of Montague
Padgett	Young
Palmer	-

Nays—10

Bradbury Cowley	Hardin Huddleston
Craddock	Lotief
Daniel	Scarborough
Farmer	Stovall

Absent

Ash	Lange
Dickison	Petsch
Ford	Roane
Greathouse	Thornton
Hartzog	Worley
Jones of Atascosa	Youngblood
Jones of Falls	, ,

Absent-Excused

Beck	Reader
Celaya	Venable
Quinn	

SENATE BILL NO. 98 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 210), on its second reading and passage to third reading,

S. B. No. 98, A bill to be entitled "An Act to amend Article 4993, Revised Civil Statutes of 1925, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 98 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 98 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Adamson Huddleston Adkins Hunt Aikin Hunter Alexander Hyder Alsup Jackson Atchison James Bergman Jefferson Jones of Falls Bourne Bradford Jones of Runnels Jones of Shelby Jones of Wise **Broyles** Burton Caldwell Keefe Calvert King Canon Knetsch Clayton Lanning Collins Latham Colquitt Leath Colson Lemens Cowley Leonard Craddock Lindsey Crossley Lucas Daniel Luker Davis Mauritz Davison of Fisher McCalla McConnell Davisson of Eastland McFarland Dickison McKee Dunagan Moffett Dunlap of Hays Moore Duvall Morris England Morrison Fain Morse Fisher Newton Nicholson Fitzwater Ford Olsen Fox **Padgett** Frazer Patterson Fuchs Payne Gibson Petsch Glass Pope Good Reed of Bowie Reed of Dallas Graves Riddle Gray Roach of Angelina Hankamer Hardin Roach of Hunt Harris of Archer Roark Harris of Dallas Roberts Hartzog Rogers Head Russell Herzik Rutta Hodges Scarborough Hofheinz Settle Hoskins Shofner

Smith

Howard

Spears Waggoner
Stanfield Walker
Steward Wells
Stinson Westfall
Tarwater Wood of Harrison
Tennyson Wood of Montague
Thornton Young
Tillery Youngblood

Nays—5

Bradbury Lotief Butler of Karnes Stovall Farmer

Absent

Ash Holland
Butler of Brazos Hughes
Cagle Jones of Atascosa
Cooper Lange
Dunlap of Kleberg Palmer
Dwyer Roane
Greathouse Worley
Hill

Absent—Excused

Beck Reader Celaya Venable Quinn

The Speaker then laid Senate Bill No. 98 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-123

Adamson Duvall England Adkins Fain Aikin Fisher Alexander Fitzwater Alsup Ford Atchison Bergman Fox Bourne Frazer Fuchs Bradford Gibson Brovles Burton Glass Butler of Karnes Good Graves Caldwell Calvert Gray Hankamer Canon Harris of Archer Clayton Harris of Dallas Collins Hartzog Colquitt Colson Head Herzik Cooper Cowley Hodges Hofheinz Craddock Holland Crossley Hoskins Davis Davison of Fisher Howard Huddleston Davisson of Eastland Hughes Dickison Hunt Hunter Dunagan

Hyder

Dunlap of Hays

Jackson	Payne
James	Pope
Jones of Falls	Reed of Bowie
Jones of Runnels	Reed of Dallas
Jones of Shelby	Riddle
Jones of Wise	Roach of Angelina
Keefe	Roach of Hunt
King	Roark
Knetsch	Roberts
Lanning	Rogers
Latham	Russell
Leath	Rutta
Lemens	Scarborough
Leonard	Settle
Lucas	Shofner
Luker	Smith
Mauritz	Spears
McCalla	Stanfield
McConnell	Steward
McFarland	Stinson
McKee	Tarwater
Moffett	Tennyson
Moore	Thornton
Morris	Tillery
Morrison	Waggoner
Morse	Walker
Newton	Wells
Nicholson	Westfall
Olsen	Wood of Harrison
Padgett	Wood of Montague
Palmer	Worley
Patterson	Youngblood
7 440010011	- 0-11-Po1004

Nays—8

Bradbury Daniel	Lindsey Lotief
Farmer	Roane
Hardin	Stovall

Absent

Ash Butler of Brazos Cagle Dunlap of Kleberg Dwyer Greathouse	Hill Jefferson Jones of Atascosa Lange Petsch Young
A 1	Th

Absent—Excused

Beck	Reader
Celaya	Venable
Ouinn	

SENATE BILL NO. 92 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 211), on its second reading and passage to third reading,

S. B. No. 92, A bill to be entitled "An Act to amend Article 392, Revised Civil Statutes of 1925, and de-claring an emergency."

Hill

The bill was read second time, and Hodges was passed to third reading.

SENATE BILL NO. 92 ON THIRD READING

Dr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 92 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-127

	r eas	S—127
1	Adamson	Holland
	Aikin	Hoskins
۱	Alexander	Howard
ı	Alsup	Hughes
ı	Ash	Hunt
1	Atchison	Hunter
1	Bergman	Hyder
١	Bourne	Jackson
ı	Broyles	James
ı	Burton	Jefferson
	Butler of Brazos	Jones of Atascosa
	Butler of Karnes	Jones of Falls
	Caldwell	Jones of Runnels
	Calvert	Jones of Shelby
	Canon	Jones of Wise
	Clayton	Keefe
I	Collins	King
	Colquitt	Knetsch
	Colson	Lanning
	Cooper	Latham
	Cowley	Leath
	Craddock	Lemens
	Crossley	Leonard
	Daniel Daniel	Lucas
	Davis	Luker
	Davison of Fisher	Mauritz
	Davisson	McCalla
	of Eastland	McConnell
	Dickison	McFarland
	Dunagan	McKee
	Dunlap of Hays	Moffett
	Duvali	Moore
	England	Morris
	Fain	Morrison
	Fisher	Morse
	Fitzwater	Newton
	Ford	Olsen
	Frazer	Padgett
	Fuchs	Palmer
	Gibson	Patterson
	Glass	Payne
	Good	Petsch
	Graves	Pope
	Gray	Reed of Bowie
	Hankamer	Riddle
	Hardin	Roach of Angelina
	Harris of Archer	Roach of Hunt
Ì	Harris of Dallas	Roane
	Hartzog	Roark
	Head	Roberts

Rogers Russell

Rutta

Scarborough

Hill

Hofheinz

Settle Tillerv Shofner Waggoner Walker Smith Wells Spears Westfall Stanfield Steward Wood of Harrison Wood of Montague Stinson

Worley Tarwater Tennyson Young Youngblood Thornton

Nays—6

Adkins Lindsey Bradbury Lotief Stovall Farmer

Absent

Bradford Greathouse Huddleston Cagle Dunlap of Kleberg Lange Nicholson Dwyer Reed of Dallas Fox

Absent—Excused

Reader Beck Venable Celaya Quinn

The Speaker then laid Senate Bill No. 92 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-119

Adamson Fain Aikin Fisher Alexander Ford Alsup Fox Atchison Frazer **Fuchs** Bergman Gibson Bourne Glass Bradford Graves **Broyles** Burton Gray Hankamer Butler of Brazos Butler of Karnes Harris of Archer Harris of Dallas Caldwell Calvert Hartzog Canon Head Herzik Clayton Collins Hill Colquitt Hodges Hofheinz Colson Cooper Holland Craddock Hoskins Crossley Howard Davison of Fisher Hughes Davisson Hunt of Eastland Hyder Jackson Dickison Dunagan James Dunlap of Hays Jefferson Jones of Atascosa Duvall Jones of Runnels England

Jones of Shelby Reed of Bowie Jones of Wise Reed of Dallas Keefe Riddle Roach of Angelina King Knetsch Roach of Hunt Roark Lanning Latham Roberts Leath Rogers Lemens Russell Leonard Rutta Lucas Scarborough Luker Shofner Mauritz Smith McCalla Spears McConnell Stanfield McFarland Steward McKee Stinson Moffett Tarwater Moore Tennyson Thornton Morris Morrison Tillery Morse Waggoner Newton Walker Nicholson Wells Olsen Westfall **Padgett** Wood of Harrison Wood of Montague Palmer Worley Patterson Payne Young Youngblood

Nays-11

Adkins Hardin Bradbury Lindsey Lotief Cowley Roane Daniel Davis Stovall Farmer

Pope

Absent

Huddleston Ash Hunter Cagle Dunlap of Kleberg Jones of Falls Lange Dwver Fitzwater Petsch Settle Good Greathouse

Absent—Excused

Reader Beck Venable Celaya Quinn

SENATE BILL NO. 96 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 212), on its second reading and passage to third reading.

S. B. No. 96, A bill to be entitled "An Act to amend Article 4725 of the Revised Civil Statutes of 1925, as amended by Acts of 1931, Forty-second Legislature, page 256, Chapter 153, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 96 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 96 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-128

1 040	120
Adamson	Hartzog
Aikin	Head
Alexander	Herzik
Alsup	Hill
Ash	Hodges
Atchison	Hofheinz
Bergman	Holland
Bourne	Hoskins
Bradford	Howard
Broyles	Hughes
Burton	Hunt
Butler of Brazos	Hunter
Butler of Brazos Butler of Karnes	Hyder
Cagle	Jackson
Caldwell	James
Calvert	Jefferson
Canon	Jones of Atascosa
Clayton	Jones of Falls
Collins	Jones of Runnels
Colonist	
Colquitt Colson	Jones of Shelby
Colson	Jones of Wise
Cooper	Keefe
Cowley	King
Craddock	Knetsch
Crossley	Lanning
Daniel	Latham
Davis	Leath
Davison of Fisher	Lemens
Davisson	Leonard
of Eastland	Lucas
Dickison	Luker
Dunagan	Mauritz
Dunlap of Hays Dunlap of Kleberg	McCalla
Dunlap of Kleberg	McConnell
Duvall	McFarland
England	McKee
Fain	Moffett
Fisher	Moore
Fitzwater	Morris
Ford	Morrison
Fox	Morse
Frazer	Newton
Fuchs	Nicholson
Gibson	Olsen
Glass	Padgett
Good	Patterson
Graves	Payne
Gray	Petsch
Hankamer	Reed of Bowie
Harris of Archer	Reed of Dallas
Harris of Archer Harris of Dallas	Riddle

Roach of Angelina Tarwater Roach of Hunt Tennyson Roark Thornton Roberts Tillery Waggoner Walker Rogers Russell Rutta WellsSettle Westfall Shofner Wood of Harrison Smith Wood of Montague Spears Worley Stanfield Young Steward Youngblood Stinson

Nays—10

Adkins	Lotief
Bradbury	Palmer
Farmer	Roane
Hardin	Scarborough
Lindsey	Stovall

Absent

Dwyer	Lange
Greathouse	Pope
Huddleston	•

Absent—Excused

Beck	Reader
Celaya	Venable
Quinn	

The Speaker then laid Senate Bill No. 96 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-122

1040	, 100
Adamson	Dickison
Adkins	Dunagan
Aikin	Dunlap of Hays
Alexander	Dunlap of Kleberg
Alsup	Duvall
Ash	England
Atchison	Fain
Bergman	Fisher
Bourne	Ford
Bradford	Fox
Broyles	Frazer
Burton	Fuchs
Butler of Brazos	Glass
Butler of Karnes	Good
Cagle	Graves
Caldwell	Gray
Calvert	Hankamer
Canon	Harris of Archer
Clayton	Harris of Dallas
Collins	Hartzog
Colquitt	Head
Cooper	Herzik
Crossley	Hill
Davis	Hodges
Davisson	Hofheinz
of Eastland	Holland

Hoskins Padgett Patterson Howard Payne Hughes Petsch Hunt Hunter Pope Hyder Reed of Bowie Reed of Dallas Jackson Riddle James Roach of Angelina Jefferson Roach of Hunt Jones of Atascosa Jones of Falls Roark Jones of Runnels Roberts Jones of Shelby Rogers Jones of Wise Russell Rutta Keefe Settle King Shofner Knetsch Lanning Smith Latham Spears Stanfield Lemens Leonard Steward Stinson Lucas Tarwater Luker Tennyson Mauritz McCalla Thornton McConnell Tillery McFarland Waggoner Walker McKee Wells Moffett

Morris Wood of Harrison
Morrison Wood of Montague
Morse Worley
Newton Young
Nicholson Youngblood

Olsen

Moore

Nays—12

Westfall

Bradbury Lindsey
Cowley Lotief
Craddock Palmer
Daniel Roane
Farmer Scarborough
Hardin Stovall

Absent

Colson Greathouse
Davison of Fisher
Dwyer Lange
Fitzwater Leath
Gibson

Absent-Excused

Beck Reader Celaya Venable Quinn

SENATE BILL NO. 94 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 213), on its second reading and passage to third reading,

S. B. No. 94, A bill to be entitled Gray
"An Act to amend Article 4766, Re- Hankamer

vised Civil Statutes of 1925, as amended by Acts of 1929, Forty-first Legislature, page 497, Chapter 237, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 94 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 94 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-129

Adamson Harris of Archer Harris of Dallas Aikin Hartzog Alexander Ash Head Atchison Herzik Bergman Hill Bourne Hodges Bradford Hofheinz Holland Broyles Hoskins Burton Butler of Brazos Howard Butler of Karnes Hughes Cagle Hunt Caldwell Hunter Calvert Hyder Canon Jackson Clayton James Collins Jefferson Jones of Atascosa Colquitt Jones of Falls Colson Jones of Runnels Cooper Jones of Shelby Cowley Craddock Jones of Wise Crossley Keefe Davis King Davison of Fisher Knetsch Lanning Davisson of Eastland Latham Dickison Leath Lemens Dunagan Dunlap of Hays Leonard Dunlap of Kleberg Lucas Duvall Luker England Mauritz McCalla Fain McConnell Fisher **Fitzwater** McFarland Ford McKee Moffett Fox Moore Frazer Morris Fuchs Gibson Morrison Glass Morse Newton Good Nicholson Graves Olsen Grav

Padgett

Palmer	Smith
Patterson	Spears
Payne	Stanfield
Petsch	Steward
Pope	Stinson
Reed of Bowie	Tarwater
Reed of Dallas	Tennyson
Riddle	Thornton
Roach of Angelina	Tillery
Roach of Hunt	Waggoner
Roane	Walker
Roark	Wells
Roberts	Westfall
Rogers	Wood of Harrison
Russell	Wood of Montague
Rutta	Worley
Settle	Young
Shofner	Youngblood

Bradbury
Farmer
Hardin
Lindsey

Lotief Scarborough Stovall

Absent

Adkins
Alsup
Alsup Daniel
Dwyer

Greathouse Huddleston Lange

Absent-Excused

Beck
Celaya
Quinn

Reader Venable

The Speaker then laid Senate Bill No. 94 before the House on its third reading and final passage.

The bill was read third time, and B was passed by the following vote:

Yeas--120

Adamson	Davis
Aikin	Davison of Fisher
Alexander	Davisson
Alsup	of Eastland
Ash	Dickison
Atchison	
	Dunagan
Bergman	Dunlap of Hays
Bourne	Dunlap of Kleberg
Bradford	Duvall
Broyles	England
Butler of Brazos	Fain
Butler of Karnes	Fisher
Caldwell	Fitzwater
Calvert	Ford
Canon	Fox
Clayton	Frazer
Collins	Gibson
Colquitt	Glass
Colson	Good
Cooper	Gray
Craddock	Hankamer
Crosslev	Harris of Archer

Harris of Dallas	Morse
Hartzog	Newton
Head	Nicholson
Herzik	Olsen
Hill	Padgett
Hodges	Palmer
Hofheinz	Patterson
Holland	Payne
Howard	Pope
Hughes	Reed of Bowie
Hunt	Riddle
Hunter	Roach of Hunt
Hyder	Roach of Angelina
Jackson	Roane Roane
James	Roark
Jefferson	Roberts
Topog of Ataganan	Rogers
Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby	Russell
Jones of Punnols	Rutta
Jones of Shelby	Settle
Jones of Wise	Shofner
Keefe	Smith
King	Spears
Knetsch	Stanfield
	-
Lanning	Steward
Latham	Stinson
Leath	Tarwater
Leonard	Tennyson
Lucas	Thornton
Luker	Tillery
Mauritz	Waggoner
McCalla McCannell	Wells
McConnell	Westfall
McFarland	Wood of Harrison
McKee	Wood of Montague
Moffett	Worley
Moore	Young
Morris	Youngblood
Morrison	

Nays-9

Bradbury Cowley	Lindsey Lotief
Daniel	Scarborough
Farmer	Stovall
Hardin	

Absent

Adkins	Hoskins
Burton	Huddleston
Cagle	Lange
Dwyer	Lemens
Fuchs	Petsch
Graves	Reed of Dallas
Greathouse	Walker

Absent-Excused

Beck	Reader
Celaya	Venable
A	

Quinn

SENATE BILL NO. 93 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 214), on its second reading and passage to third reading,

S. B. No. 93, A bill to be entitled "An Act amending Article 5006 of the Revised Civil Statutes, 1925, amended by Acts of 1933, Forty-third Legislature, page 851, Chapter 242, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 93 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 93 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-123

Hankamer Adamson Harris of Archer Aikin Harris of Dallas Alexander Alsup Hartzog Ash Head Atchison Herzik Bergman Hill Hodges Bourne Bradford Hofheinz Holland Broyles Hoskins Burton Butler of Brazos Howard Butler of Karnes Hughes Cagle Hunt Caldwell Hunter Calvert Hyder Jackson Canon Clayton James Jefferson Collins Jones of Atascosa Colquitt Jones of Falls Cooper Jones of Runnels Cowley Craddock Jones of Shelby Jones of Wise Crossley Davis Keefe Davison of Fisher King Davisson Knetsch of Eastland Lanning Dickison Latham Dunagan Leath Dunlap of Hays Lemens Dunlap of Kleberg Leonard Duvall Lotief England Lucas Fain Luker Fisher Mauritz Fitzwater McCalla Ford McConnell Fox McFarland Frazer McKeeGibson Moffett Glass Moore Good Morris Morrison Gray

Settle Newton Shofner Nicholson Smith Olsen Spears Padgett Stanfield Palmer Steward Patterson Stinson Tarwater Payne Pope Tennyson Reed of Bowie Thornton Reed of Dallas Tillery Roach of Hunt Waggoner Roach of Angelina Wells Roark Westfall Roberts Wood of Harrison Rogers Wood of Montague Worley Russell Youngblood Rutta

Nays—6

Bradbury Lindsey
Farmer Scarborough
Hardin Stovall

Absent

Adkins Huddleston
Colson Lange
Daniel Petsch
Dwyer Riddle
Fuchs Roane
Graves Walker
Greathouse Young

Absent-Excused

Beck Reader Celaya Venable Quinn

The Speaker then laid Senate Bill No. 93 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-118

Adamson Cooper Aikin Cowley Alexander Craddock Alsup Crossley Davis Ash Davison of Fisher Atchison Davisson Bergman of Eastland Bourne Bradford Dickison Broyles Dunagan Dunlap of Hays Burton Butler of Brazos Dunlap of Kleberg Butler of Karnes Duvall England Cagle Caldwell Fain Calvert **Fisher** Canon Ford Fox Clayton Collins Frazer Colquitt Gibson

	110000
Glass	Moffett
Good	Moore
Graves	Morris
Gray	Morrison
Hankamer	Morse
Harris of Archer	Newton
Harris of Dallas	Olsen
Head	Padgett
Herzik	Palmer
Hill	Patterson
Hodges	Payne
Hofheinz	Petsch
Holland	Pope
Hoskins	Reed of Bowie
Howard	Reed of Dallas
Hughes	Roach of Angelina
Hunt	Roach of Hunt
Hunter	Roark
Hyder	Roberts
James	Russell
Jefferson	Rutta
Jones of Atascosa	Settle
Jones of Falls Jones of Runnels	Shofner
Jones of Runnels	Smith
Jones of Shelby	Spears
Jones of Wise	Stanfield
Keefe	Steward
King	Stinson
Knetsch	Tarwater
Lanning	Tennyson
Latham	Thornton
Leath	Tillery
Lemens	Waggoner
Leonard	Walker
Lucas	Wells
Luker	Westfall
Mauritz McCollo	Wood of Harrison
McCalla McConnell	Wood of Montague Worley
McKee	
WICIVEE .	Youngblood

	=
Bradbury	Lindsey
Farmer	Lotief
Fitzwater	Scarborough
Hardin	Stovall

Absent

Adkins	Jackson
Colson	Lange
Daniel	McFarland
Dwyer	Nicholson
Fuchs	Riddle
Greathouse	Roane
Hartzog	Rogers
Huddleston	Young

Absent-Excused

Beck	Dandon
Deck	Reader
Celaya	Venable
Quinn	

SENATE BILL NO. 95 ON SECOND READING

The Speaker laid before the House Hankamer (in lieu of House Bill No. 215), on its Harris of Archer

second reading and passage to third reading,

S. B. No. 95, A bill to be entitled "An Act to amend Article 416, Revised Civil Statutes of 1925, as amended by Acts of 1929, Forty-first Legislature, First Called Session, page 48, Chapter 17, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 95 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 95 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-115

Adomas	Harris of Dallas
Adamson	
Aikin	Head
Alsup	Herzik
Ash	Hill
Atchison	Hodges
Bergman	Hofheinz
Bourne	Holland
Broyles	Hoskins
Burton	Howard
Butler of Brazos	Hughes
Butler of Brazos Butler of Karnes	Hunt
Caldwell	Hunter
Canon	Hyder
Clayton	Jackson
Collins	James
Colquitt	Jefferson
Colson	Jones of Atascosa
Cooper	Jones of Falls
Craddock	Jones of Atascosa Jones of Falls Jones of Runnels Jones of Shelby
Crossley	Jones of Shelby
Davis	Jones of Wise
Davison of Fisher	Keefe
Davisson	King
of Eastland	Knetsch
Dickison	Lanning
Dunagan	Latham
Dunlap of Hays	Lemens
Dunlap of Kleberg	Leonard
Duvall	Lucas
Dwyer	Luker
Fain	Mauritz
Fisher	McCalla
Ford	McConnell
Fox	McFarland
Frazer	McKee
Gibson	Moffett
Glass	Moore
Good	Morris
Gray	Morrison
Hankamer	Morse

Newton

Nicholson	Smith
Olsen	Stanfield
Padgett	Steward
Patterson	Stinson
Payne	Tarwater
Pope	Tennyson
Reed of Bowie	Thornton
Reed of Dallas	Tillery
Roach of Angelina	
Roach of Hunt	Walker
Roark	Wells
Roberts	Westfall
Rogers	Wood of Harrison
Russell	Wood of Montague
Rutta	Worley

Nays—9

Young Youngblood

Present-Not Voting

Palmer

Settle Shofner

Absent

Graves
Greathouse
Hartzog
Huddleston
Lange
Leath
Petsch
Riddle
Spears

Absent—Excused

Beck	Reader
Celaya	Venable
Quinn	

The Speaker then laid Senate Bill No. 95 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-117

Adamson	Clayton
Aikin	Collins
Alsup	Colquitt
Ash	Colson
Atchison	Cooper
_	
Bergman	Crossley
Bourne	Davis
Broyles	Davison of Fisher
Burton	Davisson
Butler of Brazos	of Eastland
Butler of Karnes	Dunagan
Cagle	Dunlap of Hays
Caldwell	Dunlap of Kleberg
Calvert	Duvall
Canon	Fain

Fisher	McCalla
Ford	McConnell
Fox	McFarland
Frazer	McKee
Fuchs	Moffett
Gibson	Moore
Glass	Morris
Good	Morrison
Graves	Morse
Gray	Newton
Hankamer	Nicholson
Harris of Archer	Olsen
Harris of Dallas	Padgett
Hartzog	Palmer
Head	Patterson
Herzik	Payne
Hill	Petsch
Hodges	Pope
Hofheinz	Reed of Bowie
Holland	Reed of Dallas
Hoskins	Roach of Hunt
Howard	Roark
Hughes	Roberts
Hunt	Rogers
Hunter	Russell
Hyder	Rutta
Jackson	Settle
James	Shofner
Jefferson	Smith
Jones of Atascosa	Stanfield
Jones of Falls Jones of Runnels	Steward
Jones of Runnels	Stinson
Jones of Shelby	Tarwater
Jones of Wise	Tennyson
Keefe	Thornton
King	Tillery
Knetsch	Waggoner
Lanning	Walker
Latham	Wells
Lemens	Wood of Harrison
Leonard	Wood of Montagu
Lucas	Worley

ue Lucas Worley

Young Youngblood Luker Mauritz

Nays--9

Bradbury	Lindsey
Craddock	Lotief
Farmer	Roane
Fitzwater	Scarborough
Hardin	J

Absent

Adkins	Huddleston	
Alexander	Lange	
Bradford	Leath	
Cowley	Riddle	
Daniel	Roach of Angelina	
Dickison	Spears	
Dwyer	Stovall	
England	Westfall	

Absent-Excused

Beck Celaya	Reader Venable
Quinn	

Greathouse

SENATE BILL NO. 91 ON SECOND READING

The Speaker laid before the House (in lieu of House Bill No. 216), on its second reading and passage to third reading,

S. B. No. 91, A bill to be entitled "An Act to amend Article 4941, Revised Civil Statutes of 1925, and declaring an emergency."

The bill was read second time, and was passed to third reading.

SENATE BILL NO. 91 ON THIRD READING

Mr. Duvall moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that Senate Bill No. 91 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-120

Adamson Good Aikin Graves Alsup Gray Ash Hankamer Atchison Harris of Archer Bergman Harris of Dallas Bourne Hartzog **Broyles** Head Herzik Burton Butler of Karnes Hill Cagle Hodges Caldwell Hofheinz Calvert Holland Canon Hoskins Collins Howard Colquitt Hughes Colson Hunt Cooper Hunter Cowley Hyder Craddock Jackson Crossley James Davis Jefferson Davison of Fisher Jones of Atascosa Jones of Falls Davisson of Eastland Jones of Runnels Dickison Jones of Shelby Dunagan Jones of Wise Dunlap of Hays Keefe Dunlap of Kleberg King Duvall Knetsch Dwyer Lanning Fain Latham Fisher Lemens Ford Lucas Fox Luker Frazer Mauritz Fuchs McCalla Gibson McConnell Glass McFarland

McKee Russell Moffett Rutta Settle Moore Morris Shofner Morrison Smith Morse Spears Stanfield Newton Nicholson Steward Olsen Stinson Padgett Tarwater Palmer Tennyson Patterson Thornton Petsch Tillery Pope Waggoner Reed of Bowie Walker Reed of Dallas Wells Riddle Westfall Roach of Angelina Wood of Harrison Roach of Hunt Wood of Montague Roark Worley

Nays-9

Young

Youngblood

Bradbury Lotief
Farmer Roane
Fitzwater Scarborough
Hardin Stovall
Lindsey

Absent

Adkins Greathouse
Alexander Huddleston
Bradford Lange
Butler of Brazos Clayton Leonard
Daniel Payne

England

Roberts

Rogers

Absent—Excused

Beck Reader Celaya Venable Quinn

The Speaker then laid Senate Bill No. 91 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas—123

Adamson Collins Aikin Colquitt Alexander Colson Cooper Alsup Craddock Ash Atchison Crossley Bergman Davis Davison of Fisher Bourne

Broyles Davisson
Burton of Eastland
Butler of Karnes Cagle Dunagan
Caldwell Dunlap of Hays
Calvert Dunlap of Kleberg

Canon Duvall

McConnell Dwyer McFarland Fain McKee Fisher Ford Moffett Fox Moore Morris Frazer Morrison Fuchs Gibson Morse Newton Glass Nicholson Good Graves Olsen **Padgett** Gray Hankamer Palmer Harris of Archer Patterson Harris of Dallas Payne Petsch Hartzog Pope Head Reed of Bowie Herzik Hill Reed of Dallas Hodges Riddle Roach of Angelina Hofheinz Roach of Hunt Hoskins Howard Roark Huddleston Roberts Rogers Hughes Russell Hunt Hunter Rutta Hyder Settle Jackson Shofner James Smith Jefferson Spears Jones of Atascosa Stanfield Jones of Falls Steward Jones of Runnels Stinson Jones of Shelby Tarwater Jones of Wise Tennyson Keefe Thornton King Tillery Knetsch Waggoner Lanning Walker Latham Wells Lemens Westfall Wood of Harrison Leonard Wood of Montague Lucas Luker Worley Mauritz Young Youngblood McCalla

Nays—9

Bradbury Farmer Fitzwater Hardin Lindsey Lotief Roane Scarborough Stovall

Absent

Adkins
Bradford
Butler of Brazos
Clayton
Cowley
Daniel

England Greathouse Holland Lange Leath

Absent—Excused

Beck Celaya Quinn Reader Venable

Reasons for Vote

I voted "no" on Senate Bills Nos. 91, 92, 93, 94, 95, 96, 98, and 99, for the reason that all those bills provide that certain bonds, notes and mortgages of the National Housing Act may be made the basis of investments, or taken as securities for certain funds of the State of Texas, county funds, city funds, life insurance, saving deposits, widows', orphans' and other sacred funds.

I deem these funds not to be properly secured by such securities as offered under the National Housing

The Government only guarantees about twenty per cent of the face value of these securities, and that is not sufficient, in my estimation, when I know that the real estate in many cases back behind these securities of the National Housing Act will not be sufficiently valuable as investments for these sacred funds.

I further voted "no" on all these bills for the reason that they give the banking interests of this country a death hold on the homes of thousands of the people, and many of them will be foreclosed on and their homes taken away.

My only consolation may be that of the ancient prophetess, but with Cassandra, I will be able to say, "I told you so."

However, that will bring no consolation to those that suffer.

We rushed these eight bills through in less than ninety minutes and outdid Huey Long. Many of the members had not read these bills, and they were not carefully considered. They originated in my home city of Fort Worth, and I know what is behind them. I hope the members will be as anxious and zealous in the future to pass the old age amendment and bill, and the homestead amendment, relieving all homesteads from all taxation. We have now done plenty for the bankers, and we ought to do something for the "common people."

FARMER.

I voted against these bills for the same reasons.

FITZWATER.

HOUSE BILL NO. 1 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

C-- 11-1-

H. B. No. 1, A bill to be entitled "An Act authorizing any taxpayer in any common school district or independent school district to pay one-half or all of such school tax prior to the payment of any other tax that may be collectable on the same roll during the period of time covered by this Act; making provision for the receipt of same by the collector in making proper record thereof and providing for the issuance of official tax receipt or certificate of redemption upon final payment; authorizing, if desired, the making of a special roll showing such school taxes segregated; suspending all laws in conflict herewith, and declaring an emergency."

The bill was read second time.

Mr. Pope offered the following amendment to the bill:

Amend House Bill No. 1 by adding at the end of Section 2, page 2, the following:

"Provided, nothing herein contained shall repeal, modify or amend House Bill No. 6, or House Bill No. 7, passed at the Fourth Called Session of the Forty-third Legislature of the State of Texas, relating to penalties, interest, and costs on tax obligations."

The amendment was adopted.

By unanimous consent of the House, the caption of the bill was ordered amended to conform to all changes and to the body of the bill.

House Bill No. 1 was then passed to engrossment.

HOUSE BILL NO. 1 ON THIRD READING

Mr. Reed of Bowie moved that the constitutional rule, requiring bills to be read on three several days, be suspended, and that House Bill No. 1 be placed on its third reading and final passage.

The motion prevailed by the following vote:

Yeas-124

Adamson	Burton
Adkins	Butler of Karnes
Aikin	Cagle
Alexander	Caldwell
Alsup	Calvert
Ash	Canon
Atchison	Collins
Bergman	Colquitt
Bourne	Colson
Bradbury	Cooper
Broyles	Cowley

Craddock	Latham
Crossley	Lemens
Davis	Lindsey
Davison of Fisher	Lotief
Davisson	Lucas
of Eastland	Luker
Dickison	Mauritz
Dunagan	McCalla
Dunlap of Hays Dunlap of Kleberg	McConnell
Dunlap of Kleberg	McFarland
Duvall	McKee
Dwyer	Moffett
Fain .	Moore
Farmer	Morris
Fisher	Morrison
Fitzwater	Morse
Ford	Newton
Fox	Olsen
Frazer	Padgett
Fuchs	Palmer
Gibson	Patterson
Good	Payne
Gray	Pope
Hankamer	Reed of Bowie
Hardin	Reed of Dallas
Harris of Archer	Roach of Angelina
Harris of Dallas	Roach of Angelina Roach of Hunt
Hartzog	Roberts
Head	Rogers
Herzik	Russell
Hill	Rutta
Hodges	Scarborough
Hofheinz	Shofner
Holland	Smith
Hoskins	Spears
Howard	Stanfield
Hughes	Stinson
Hunt /	Stovall
Hunter	Tarwater
Hyder	Tennyson
Jackson	Thornton
James	Tillery
Jefferson	Waggoner
Jones of Atascosa	Walker
Jones of Falls	Wells
Jones of Runnels	Westfall
Jones of Runnels Jones of Shelby Jones of Wise	Wood of Harrison
Jones of Wise	Wood of Harrison Wood of Montague
Keefe	Worley
King	Young
Knetsch	Youngblood
Lanning	_

Nays-4

Graves	Roane
Petsch	Steward

Absent

Bradford Butler of Brazos	Lange Leath
Clayton	Leonard
Daniel	Nicholson
England	Riddle
Glass	Roark
Greathouse	Settle
Huddleston	

Absent-Excused

Beck Celaya Quinn

Reader Venable

The Speaker then laid House Bill No. 1 before the House on its third reading and final passage.

The bill was read third time, and was passed by the following vote:

Yeas-115

Adamson Hunt Adkins Hunter Hyder Aikin Jackson Alsup Ash James Jefferson Atchison Bergman Jones of Falls Bourne Jones of Runnels Bradbury Jones of Shelby Keefe **Broyles** Burton King Butler of Karnes Knetsch Cagle Lanning Caldwell Latham Calvert Lemens Lindsey Colquitt Lotief Colson Cooper Lucas Luker Cowley Mauritz Crossley Davis McCalla Davison of Fisher McConnell Davisson McFarland of Eastland Moffett Dickison Moore Dunagan Morris Dunlap of Hays Morrison Dunlap of Kleberg Morse Newton Duvall Dwyer Nicholson Fain Olsen **Padgett** Farmer Fisher Palmer **Fitzwater** Patterson Payne Ford Fox Pope Reed of Bowie Frazer Reed of Dallas Fuchs Roach of Angelina Gibson Roach of Hunt Good Roberts Gray Hankamer Rogers Russell Hardin Harris of Archer Rutta Harris of Dallas Settle Hartzog Shofner Head Smith Spears Hill Hodges Stanfield Hofheinz Stinson Holland Stovall Tarwater

Tennyson

Thornton

Hoskins

Howard

Hughes

Tillery Wood of Montague Waggoner Walker Worley Young Wells Youngblood Wood of Harrison

Nays-4

Craddock Graves

Steward Westfall

Absent

Alexander Jones of Atascosa Bradford Jones of Wise Butler of Brazos Lange Canon Leath Clayton Leonard Collins McKee Daniel Petsch England Riddle Glass Roane Greathouse Roark Herzik Scarborough Huddleston

Absent-Excused

Beck Celaya Quinn

Reader Venable

HOUSE BILL NO. 29 ON SECOND READING

The Speaker laid before the House, on its second reading and passage to engrossment,

H. B. No. 29, A bill to be entitled "An Act amending Senate Bill No. 2 of the Fourth Called Session of the Forty-third Legislature.'

The bill was read second time. Question—Shall House Bill No. 29 pass to engrossent?

ADJOURNMENT

On motion of Mr. McKee, the House, at 12:15 o'clock p. m., adjourned until 10 o'clock a. m., next Monday.

APPENDIX

STANDING COMMITTEE REPORTS

The Committee on Contingent Expenses filed a favorable report on House Simple Resolution No. 29.

REPORT OF THE COMMITTEE ON ENROLLED BILLS

Comittee Room, Austin, Texas, January 25, 1935. Hon. Coke Stevenson, Speaker of the House of Representatives.

Sir: Your Committee on Enrolled Bills, to whom was referred

H. B. No. 226, "An Act amending House Bill No. 49, Chapter 23, enacted by the First Called Session of the Forty-second Legislature, and brought forward in the codification of the statutes as Section 124 of Article 199, Revised Civil Statutes; creating One Hundred Twenty-fourth Judicial District to be constituted of Gregg County, Texas, only; providing for the terms thereof; providing that such amendment should take the place of House Bill No. 49, Chapter 23, Section 124, of Article 199, enacted by the First Called Session of the Forty-second Legislature; providing that such amendment, in so far as it affects the creation of the One Hundred Twenty-fourth Judicial District of Gregg County, Texas, the appointment of a suitable judge therefor, and other matters relating to the duties of said court, or affecting the same, should not become operative until salary in excess of that allowed by August 13, 1935; providing for the duties of the District Clerk of Gregg County at the time of the expiration of the four (4) year term of the One fourth Judicial District of Texas; pro-Hundred Twenty-fourth Judicial District of Texas, created by the Act of trict attorney shall assume the duties which this is an amendment; providing for the appointment of the judge thereof and his compensation, and prescribing his powers, authority and duties in taking over and disposing of the docket of the four (4) year term of the One Hundred Twentyfourth Judicial District created by the trict attorney to appoint assistants, Act of which this is an amendment; creating the Special District Court their compensation out of the fees for Gregg County, Texas; fixing the time during which said court shall exist; providing for the terms thereof; shall take the constitutional oath of providing for the appointment of the office and represent the State in all judge thereof, and his compensation; conferring upon said Special District Court for Gregg County, Texas, the ized to represent the State under the appointed qualified judge thereof the direction of said criminal district atrights, powers and privileges imposed by law upon other district judges of at the will of said criminal district Texas; providing that at the expira- attorney; and providing that said astion of said court the dockets and sistants shall be authorized to adrecords thereof should be delivered minister oaths, file complaints and to the district clerk, and by the dis- generally perform any duties devolvtrict clerk to the district judge ap- ing upon said criminal district attorpointed for the Special District Court ney, and providing further that said for Gregg County; providing for the concurrent jurisdiction of the judge paid the same fees for services renof said Special District Court to dis- dered by his assistants as if he had pose of the docket of the said Special | rendered the services himself; fur-District Court for Gregg County, ther providing that all laws or parts when said court shall by the terms of laws in conflict with this amend-

of this amendment expire; providing for the transfer of cases from the Seventy-first Judicial District Court to the One Hundred Twenty-fourth Judicial District Court and the Special District Court of Gregg County, Texas, and from the One Hundred Twenty-fourth Judicial District Court to the Seventy-first Judicial District Court and the Special District Court for Gregg County, Texas, and from the Special District Court of Gregg County, Texas, to the Seventy-first Judicial District Court of Gregg County, Texas, and the One Hundred Twenty-fourth Judicial District Court; providing for the manner in which suits in the three (3) courts shall be styled by the district clerk; providing that all three (3) of said courts shall have concurrent jurisdiction in civil and criminal matters; providing that the District Clerk of Gregg County, Texas, shall act as clerk of all three (3) courts, not to receive a law for one district clerk; continuing the office of Criminal District Attorney of the One Hundred Twentyviding that the present criminal disof such office until the next general election; providing for the election of the criminal district attorney thereafter, prescribing his duties, tenure of office, compensation, qualification, taking the official oath and giving bond; authorizing said criminal disand providing for the payment of of office, and prescribing their duties; providing further that said assistants courts of the county in which said criminal district attorney is authortorney, and to be subject to removal criminal district attorney shall be ment are repealed; further providing that if any section or provision is decreed unconstitutional it shall not in any manner affect the remaining sections, paragraphs, or provisions of this Act, and declaring an emergency,"

Has carefully compared same and find it correctly enrolled.

ATCHISON, Chairman.

FIFTEENTH DAY

(Monday, January 28, 1935)

The House met at 10 o'clock a. m., pursuant to adjournment, and was called to order by Speaker Stevenson.

The roll was called, and the following members were present:

Frazer Mr. Speaker Fuchs Adamson Gibson Adkins Glass Aikin Good Alexander Graves Alsup Gray Ash Atchison Greathouse Hankamer Beck Hardin Bergman Harris of Archer Bourne Harris of Dallas Bradbury Hartzog Bradford Head Broyles Burton Herzik Butler of Brazos Hofheinz Butler of Karnes Holland Hoskins Cagle Caldwell Howard Huddleston Calvert Hughes Canon Celaya Hunt Hunter Clayton Collins Hyder Colquitt Jackson Colson James Jefferson Cooper Jones of Falls Craddock Crossley Jones of Runnels Jones of Shelby Davis Davison of Fisher Jones of Wise Davisson Keefe of Eastland King Knetsch Dickison Dunagan Lanning Dunlap of Hays Latham Dunlap of Kleberg Leath Dwyer Lemens England Leonard Fain Lindsey Farmer Lotief Fitzwater Lucas Ford Luker

Mauritz

Fox

Roberts McCalla Rogers McConnell Russell McFarland McKee Rutta Settle Moffett Shofner Moore Smith Morris Spears Morrison Stanfield Morse Steward Newton Stinson Nicholson Stovall Olsen Tarwater Padgett Tennyson Palmer Thornton Patterson Tillery Payne Venable Petsch Waggoner Pope Walker Reader Reed of Bowie Wells Reed of Dallas Westfall Wood of Harrison Riddle Wood of Montague Roach of Angelina Roach of Hunt Worley Roane Young Youngblood Roark

Absent

Scarborough

Absent-Excused

Cowley	Hodges
Daniel	Jones of Atascosa
Duvall	Lange
Fisher	Quinn
Hill	Quinn

A quorum was announced present. Prayer was offered by Rev. Geo. W. Coltrin, Chaplain.

LEAVES OF ABSENCE GRANTED

The following members were granted leaves of absence on account of important business:

Mr. Cowley for today, on motion of Mr. Beck.

Mr. Hill for today, on motion of Mr. Dickison.

Mr. Duvall for today, on motion of Mr. Calvert.

Mr. Lange for today, on motion of Mr. Walker.

Mr. Daniel for today, on motion of Mr. Leath.

Mr. Jones of Atascosa for today, on motion of Mr. Walker.

Mr. Quinn for today, on motion of Mr. Olsen.

Mr. Hodges for today, on motion of Mr. Canon.

Mr. Fisher was granted leave of absence for today on account of illness, on motion of Mr. Luker.